### PATENT COOPERATION TREATY



# **PCT**

# INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference P600	FOR FURTHER ACT		ication of Transmittal of International Examination Report (Form PCT/IPEA/416)
International application No. PCT/JP2003/004884	International filing date (a 17 April 2003 (1	•	Priority date (day/month/year) 17 April 2002 (17.04.2002)
International Patent Classification (IPC) or n A61K 7/06, 45/00, A61P 17/14,			93/08, 493/16
Applicant TA	ISHO PHARMACEU	TICAL CO., L	TD.
and is transmitted to the applicant ac  2. This REPORT consists of a total of  This report is also accompani	6 sheets, included by ANNEXES, i.e., she report and/or sheets of Administrative Instruction	eluding this cover a ets of the descriptiontaining rectific s under the PCT).	national Preliminary Examining Authority sheet. son, claims and/or drawings which have been ations made before this Authority (see Rule
IV Lack of unity of inv  V Reasoned statement citations and explan  VI Certain documents of the companies of the companies of the companies of the companies of the certain defects in	of opinion with regard to no ention under Article 35(2) with re ations supporting such state	egard to novelty, in	tep and industrial applicability  nventive step or industrial applicability;
Date of submission of the demand		ate of completion of this report	
13 November 2003 (13.11.2003)			June 2004 (28.06.2004)
Name and mailing address of the IPEA/JP  Facsimile No.		uthorized officer	

Form PCT/IPEA/409 (cover sheet) (July 1998)

Translation

International application No.

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PCT/JP2003/004884

<b>I.</b> ]	Basis	of the re	eport					
1. With regard to the elements of the international application:*								
	$\boxtimes$	the inte	rnational application as originally filed					
		the des	cription:					
		pages	, as originally filed					
		pages	, filed with the demand					
		pages	, filed with the letter of					
		the clai						
		pages	ne originally filed					
		pages	, as amended (together with any statement under Article 19					
		pages	, filed with the demand					
		pages	, filed with the letter of					
		41						
	ш	the drav	as originally filed					
		pages pages	, as originally filed , filed with the demand					
		pages	, filed with the letter of					
	$\overline{}$	•						
	Ш	the seque	ence listing part of the description:					
		pages	, as originally filed					
		pages	, filed with the demand					
		pages	, filed with the letter of					
2.	the i	internation	o the language, all the elements marked above were available or furnished to this Authority in the language in which nal application was filed, unless otherwise indicated under this item.  ts were available or furnished to this Authority in the following language which is:					
		the lan	guage of a translation furnished for the purposes of international search (under Rule 23.1(b)).					
		the lan	guage of publication of the international application (under Rule 48.3(b)).					
		the lan or 55.3	guage of the translation furnished for the purposes of international preliminary examination (under Rule 55.2 and/					
3.	Wit	h regard iminary e	to any nucleotide and/or amino acid sequence disclosed in the international application, the international xamination was carried out on the basis of the sequence listing:					
		contair	ned in the international application in written form.					
	filed together with the international application in computer readable form.							
	Щ	furnish	ed subsequently to this Authority in written form.					
	Ш	furnish	ed subsequently to this Authority in computer readable form.					
			externent that the subsequently furnished written sequence listing does not go beyond the disclosure in the tional application as filed has been furnished.					
	Ш		atement that the information recorded in computer readable form is identical to the written sequence listing has arnished.					
4.		The an	nendments have resulted in the cancellation of:					
			the description, pages					
			the claims, Nos					
			the drawings, sheets/fig					
5.		This rep	port has been established as if (some of) the amendments had not been made, since they have been considered to go the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).**					
	in th	acement s his report 70.17).	sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to as "originally filed" and are not annexed to this report since they do not contain amendments (Rule 70.16					
		•	ent sheet containing such amendments must be referred to under item 1 and annexed to this report.					
		•						

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III. Non-es	III. Non-establishment of opinion with regard to novelty, inventive step and industrial applicability								
1. The que industria	estions whether the claimed invention appears to be novel, to involve an inventive step (to be non obvious), o ally applicable have not been examined in respect of:	r to be							
	the entire international application.								
	claims Nos								
because:	:								
	the said international application, or the said claims Nos. 7 relate to the following subject matter which does not require an international preliminary examination (specify):								
Se	e supplemental sheet								
	the description, claims or drawings (indicate particular elements below) or said claims Nosare so unclear that no meaningful opinion could be formed (specify):								
	the claims, or said claims Nos are so inadequately supp by the description that no meaningful opinion could be formed.	orted							
⊠ <sup>1</sup>	no international search report has been established for said claims Nos	·							
2. A meani	ingful international preliminary examination cannot be carried out due to the failure of the nucleotide and/or amin	no acid							
	equence listing to comply with the standard provided for in Annex C of the Administrative Instructions:  the written form has not been furnished or does not comply with the standard.								
	the computer readable form has not been furnished or does not comply with the standard.								

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Supplemental Box

(To be used when the space in any of the preceding boxes is not sufficient)

Continuation of: III.1

Claim 7 pertains to a method for the treatment of the human body by therapy, and thus relates to a subject matter for which this International Preliminary Examining Authority is not required to carry out an international preliminary examination under the provisions of PCT Article 34(4) and PCT Rule 67.1(iv).

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V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

Statement			
Novelty (N)	Claims	1-6, 8-10	· YES
	Claims		NO
Inventive step (IS)	Claims	1-6, 8-10	YES
	Claims		NO
Industrial applicability (IA)	Claims	1-6, 8-10	YES
	Claims		NO

#### 2. Citations and explanations

#### Documents:

Document 1: WO 01/74164 A1 (The General Hospital Corp.),

11 October 2001

Document 2: EP 606044 Al (Sandoz Ltd.), 13 July 1994

Document 3: JP 9-202781 A (Sankyo Co., Ltd.), 05 August

1997

Document 4: US 3687982 A (Commercial Solvents Corp.), 29

August 1972

#### Explanation:

The inventions that are set forth in claims 1-6 and 8-10 are not disclosed in documents 1-4 cited in the international search report, and are not obvious to a person skilled in the art.

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VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

Claim 1 pertains to hair papilla cell growth promoters in which the active ingredient is a compound that is defined by a desired property, namely, exhibiting an "activity that inhibits the functions of WNT-5A," and claim 2 pertains to hair papilla cell growth promoters in which the active ingredient is a compound that is defined by a desired property, namely, being "WNT-5A production inhibitors." Claims 1 and 2 include various compounds that exhibit such properties; however, only a portion of the claimed compounds are disclosed in the sense of PCT Article 5, and the compounds are not fully supported by the disclosures in the description in the sense of PCT Article 6.

Furthermore, it is impossible to specify the scope of the "compounds exhibiting an activity that inhibits the functions of WNT-5A" or of the "WNT-5A production inhibitors" even with consideration of common technical knowledge at the time of filing; therefore, claims 1 and 2 do not fulfill the requirement of clarity in the sense of PCT Article 6.